

§ 401.1

7 CFR Ch. IV (1-1-01 Edition)

- 401.103 Barley endorsement.
- 401.104 Winter coverage option for barley.
- 401.105 Oat endorsement.
- 401.106 Rye endorsement.
- 401.107 Late planting agreement option.
- 401.108 Prevented planting endorsement.
- 401.109 Hybrid sorghum seed endorsement.
- 401.110 Almond endorsement.
- 401.111 Corn endorsement.
- 401.112 Corn silage option.
- 401.113 Grain sorghum endorsement.
- 401.114 Canning and processing tomato endorsement.
- 401.115 Texas citrus endorsement.
- 401.116 Flaxseed endorsement.
- 401.117 Soybean endorsement.
- 401.118 Canning and processing bean endorsement.
- 401.119 Cotton endorsement.
- 401.120 Rice endorsement.
- 401.121 ELS cotton endorsement.
- 401.122 Stonefruit endorsement.
- 401.123 Safflower seed crop endorsement.
- 401.124 Sunflower seed crop endorsement.
- 401.125 Fig endorsement.
- 401.126 Onion endorsement.
- 401.127 Cranberry endorsement.
- 401.129 Tobacco (guaranteed plan) endorsement.
- 401.130 Grape endorsement.
- 401.131 High-risk land exclusion option.
- 401.133 Sugarcane endorsement.
- 401.134 Texas citrus tree endorsement.
- 401.135 Malting barley option.
- 401.137 Fresh market tomato minimum value option.
- 401.138 Fresh market sweet corn endorsement.
- 401.139 Fresh market tomato (dollar plan) endorsement.
- 401.140 Pear endorsement.
- 401.142 Raisin endorsement.
- 401.143 Florida citrus endorsement.
- 401.146 Fresh plum endorsement.

AUTHORITY: 7 U.S.C. 1506(l), 1506(p).

SOURCE: 52 FR 28447, July 30, 1987, unless otherwise noted.

§ 401.1 Applicability.

The provisions of this part are applicable only to crops for which a crop endorsement is published as a section to 7 CFR part 401 and then only for the crops and crop years designated by the applicable section.

§ 401.2 Availability of Federal crop insurance.

(a) Insurance shall be offered under the provisions of this section on the insured crop in counties within the limits prescribed by and in accordance with the provisions of the Federal Crop Insurance Act, as amended (the Act).

The crops and counties shall be designated by the Manager of the Corporation from those approved by the Board of Directors of the Corporation.

(b) The insurance is offered through two methods. First, the Corporation offers the contract contained in this part directly to the insured through agents of the Corporation. Those contracts are specifically identified as being offered by the Federal Crop Insurance Corporation. Second, companies reinsured by the Corporation offer contracts containing substantially the same terms and conditions as the contract set out in this part. These contracts are clearly identified as being reinsured by the Corporation.

(c) No person may have in force more than one contract on the same crop for the crop year, whether insured by the Corporation or insured by a company which is reinsured by the Corporation.

(d) If a person has more than one contract under the Act outstanding on the same crop for the same crop year, all such contracts shall be voided for that crop year and the person will be liable for the premium on all contracts, unless the person can show to the satisfaction of the Corporation that the multiple contract insurance was inadvertent and without the fault of the person.

(e) If the multiple contract insurance is shown to be inadvertent and without the fault of the insured, the contract with the earliest application will be valid and all other contracts on that crop for that crop year will be cancelled. No liability for indemnity or premium will attach to the contracts so cancelled.

(f) The person must repay all amounts received in violation of this section with interest at the rate contained in the contract for delinquent premiums.

(g) An insured whose contract with the Corporation or with a company reinsured by the Corporation under the Act has been terminated because of violation of the terms of the contract is not eligible to obtain multi-peril crop insurance under the Act with the Corporation or with a company reinsured by the Corporation unless the insured can show that the default in the prior contract was cured prior to the